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9 Attorneys for Plaintiff
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19 Attorneys for Defendant
20 CIGNA GROUP INSURANCE, INC., a corporation.
21 (sued herein as: aka CONNECTICUT GENERAL
22 LIFE, aka LIFE INSURANCE COMPANY OF
23 NORTH AMERICA), and DOES 1-10, inclusive

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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA - RENO

17 JAMES TURNER, } Case No. 3:18-cv-00314-MMD-WGC
18 Plaintiff, }
19 vs. }
20 CIGNA GROUP INSURANCE, INC., a }
21 corporation; aka CONNECTICUT }
22 GENERAL LIFE, aka LIFE }
23 INSURANCE COMPANY OF NORTH }
24 AMERICA, and DOES 1-10, inclusive, }
25 Defendant. }
26 IT IS HEREBY STIPULATED by and between the parties hereto through their
27 respective attorneys that Defendant LIFE INSURANCE COMPANY OF NORTH
28 AMERICA (also improperly named herein as Cigna Group Insurance, Inc. and

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STIPULATION AND [PROPOSED] ORDER FOR
EXTENSION OF TIME FOR DEFENDANT TO
ANSWER OR OTHERWISE RESPOND TO THE
COMPLAINT (FIRST REQUEST)

3:18-cv-00314-MMD-WGC

1 Connecticut General Life) may have an additional three weeks in which to answer or
2 otherwise respond to plaintiff's complaint. The last day for defendant to answer or
3 otherwise respond to plaintiff's complaint is hereby extended to July 27, 2018.

4 Good cause exists for this request as counsel for defendant has only recently
5 been retained in this matter and needs additional time to complete a full review before
6 providing an answer or otherwise respond to plaintiff's complaint. The parties are also
7 in the process of meeting and conferring as to issues in the complaint. This extension
8 will not affect any existing deadline already scheduled by the Court. This is the first
9 extension to answer or otherwise respond to plaintiff's complaint.

10 This document is being electronically filed through the Court's ECF System. In
11 this regard, counsel for Defendant hereby attests that (1) the content of this document
12 is acceptable to all persons required to sign the document, (2) Plaintiff has concurred
13 with the filing of this document; and (3) a record supporting this concurrence is
14 available for inspection or production if so ordered.

15 Dated: July 19, 2018

Kevin Russell Karp

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By: /s/ Kevin Russell Karp

Kevin Russell Karp (NV Bar No. 1082)
557 Washington Street
Reno, NV 89503
Telephone: (775) 827-2557

20 Dated: July 19, 2018

MESERVE, MUMPER & HUGHES LLP
Anna Maria Martin

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By: /s/ Anna Maria Martin

Anna Maria Martin (NV Bar No. 7079)
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STIPULATION AND [PROPOSED] ORDER FOR
EXTENSION OF TIME FOR DEFENDANT TO
ANSWER OR OTHERWISE RESPOND TO THE
COMPLAINT (FIRST REQUEST)

DATED: July 20, 2018.

1 **IT IS SO ORDERED:**

2 Walter G. Cobb

3 UNITED STATES MAGISTRATE JUDGE

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STIPULATION AND [PROPOSED] ORDER FOR
EXTENSION OF TIME FOR DEFENDANT TO
ANSWER OR OTHERWISE RESPOND TO THE
COMPLAINT (FIRST REQUEST)

3:18-cv-00314-MMD-WGC